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	UNITED STATES DISTRICT CO	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA		
11		SAN FRANCISCO DIVISION	
12			
13	13 UNITED STATES OF AMERICA, ) CASE NO. CR	20-0003 EMC	
14	14 Plaintiff, DETENTION	ORDER	
15	15 v.		
16	16 ALEXANDER GIMARAIS MAZARIEGOS- ) MAZARIEGOS )		
17			
18			
19			
20	20		
21	On January 7, 2020, defendant Alexander Gimarais Mazariegos-Mazariegos was charged by		
22	indictment with Illegal Reentry Following Removal in violation of 8 U.S.C. § 1326(a).		
23	This matter came before the Court on January 17, 2020, for a detention hearing. The defendant		
24	was present and represented by Assistant Federal Defender Dejan Gantar. Assistant United States		
25	Attorney Daniel Pastor appeared for the government. The government moved for detention, and the		
26	defendant opposed. At the hearing, counsel submitted proffers and arguments regarding detention.		
27	Upon consideration of the facts, proffers and arguments presented, and for the reasons stated on		
28	28 the record, the Court finds by a preponderance of the evidence that i	the record, the Court finds by a preponderance of the evidence that no condition or combination of	
	[PROPOSED] DETENTION ORDER 1	v. 11/01/2018	

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conditions will reasonably assure the appearance of the person as required. Accordingly, the defendant must be detained pending trial in this matter.

The present order supplements the Court's findings and order at the detention hearing and serves as written findings of fact and a statement of reasons as required by Title 18, United States Code, Section 3142(i)(1). As noted on the record, the Court makes the following findings as the bases for its conclusion: (1) the defendant cut off his ankle monitor and absconded while subject to electronic monitoring by the Department of Homeland Security; and (2) the defendant now faces prison time and the likelihood of removal from the country after serving a potential sentence. This finding is made without prejudice to the defendant's right to seek review of defendant's detention, or file a motion for reconsideration if circumstances warrant it.

Pursuant to 18 U.S.C. § 3142(i), IT IS ORDERED THAT:

- 1. The defendant be, and hereby is, committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal;
- 2. The defendant be afforded reasonable opportunity for private consultation with counsel; and
- 3. On order of a court of the United States or on request of an attorney for the government, the person in charge of the corrections facility in which the defendant is confined shall deliver the defendant to an authorized United States Marshal for the purpose of any appearance in connection with a court proceeding.

IT IS SO ORDERED.

DATED: January 21, 2020

HONORABLE SALLIE KIM United States Magistrate Judge